



UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office
Address: COMMISSIONER FOR PATENTS
P.O. Box 1450
Alexandria, Virginia 22313-1450
www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/812,763	03/20/2001	Ossi Ilari Grohn	1280.00282	8886
24239	7590	01/24/2005	EXAMINER	
MOORE & VAN ALLEN PLLC P.O. BOX 13706 Research Triangle Park, NC 27709			TRAN, KHANH C	
			ART UNIT	PAPER NUMBER
			2631	

DATE MAILED: 01/24/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary

Application No.

09/812,763

Applicant(s)

GROHN, OSSI ILARI

Examiner

Khanh Tran

Art Unit

2631

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 20 March 2001.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-23 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☒ Claim(s) 1-15 and 20-23 is/are allowed.
- 6) ☒ Claim(s) 16-19 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 20 March 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
- ☐ Certified copies of the priority documents have been received.
 - ☐ Certified copies of the priority documents have been received in Application No. _____.
 - ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

1. Claims 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pearce U.S. Patent 5,515,404.

Regarding claim 16, Pearce discloses a jitter generating device for use in data communication system. The device shown in figure 2 includes a clock phase (jitter) modulation generator 13 for generating a controlled jitter, the clock phase modulator connected to the input of a phase locked loop (clock signal generator) 14 for modulating the phase of the clock signal output by the PLL 14. Pearce does not expressly disclose the claimed limitations "*wherein the sinusoidal jitter has selectable jitter frequencies each having a given amplitude*". As expressly taught in column 3, lines 50-55, the jitter modulation can take the form of a sine wave of adjustable depth and frequency. In light of the foregoing, it would have been obvious for one of ordinary skill in the art at the time the invention was made that the amount of jitter modulation can be adjusted by changing jitter modulation frequency and jitter modulation amplitude corresponding to the recited "adjustable depth" and "adjustable frequency". Furthermore, each jitter frequency has corresponding amplitude as appreciated

by one of ordinary skill in the art. Hence, the foregoing disclosure addresses to the claimed limitations "*wherein the sinusoidal jitter has selectable jitter frequencies each having a given amplitude*". Pearce further teaches that the amount of jitter introduced is a known amount of jitter. As discussed column 1 lines 5-26, jitter is a difference between the phase of a perfectly stable clock at the nominal clock frequency and the clock frequency embedded in the data stream. In view of that, Pearce teaches intentionally introducing jitter modulation to a clock pulse signal at clock pulse transitions as appreciated by one of ordinary skill in the art.

Referring to figure 2, data recovered by the receiver 10, under the control of the recovered clock is clocked into a FIFO buffer 11; see column 3, lines 10-30. The data is transmitted in a data communication system as shown in figure 1, and hence has a select encoded format as claimed in the instant application.

As disclosed in column 3, lines 29-47, the amplitude and frequency of the jitter generated by the modulation generator 13 is controlled by a jitter control system 17 via an input 16 and the amount of jitter introduced is known. The foregoing teachings address the claimed features "selecting one of the jitter frequencies of a given amplitude". Referring back to figure 2, a phase clocked pulse signal outputted from PLL 14 is fed to a retiming latch 15, which is received data from the FIFO buffer 11 so that this data is retimed by the phase modulated clock pulse signal that includes encoded data as claimed in the application claim.

Pearce does not expressly teach the method performing steps as claimed.

However, the jitter generating device shown in figure 2 is configured to perform all the claimed steps.

Regarding claim 17, Pearce does not expressly teach that the selectable jitter frequencies that are different with amplitudes that are the same as claimed in the application claim. Nevertheless, disclosed in column 3, lines 28-46, Pearce teaches that the amplitude and frequency of the jitter generated by the modulator generator 13 is controlled by a jitter control system 17 via an input 16. And the phase modulation can take a form of a sinewave of adjustable depth and frequency; see column 3, lines 50-65. In light of that, one of ordinary skill in the art at the time the invention was made would have recognized that the jitter introduced could be implemented in three ways: having different frequencies and different amplitudes, having same frequencies and different amplitudes, having different frequencies and same amplitudes. The claimed limitations are within the scope of Pearce teachings.

Regarding claim 18, using analogous rejection argument as for claim 17, claim 18 is rejected on the same ground as for claim 17.

Regarding claim 19, using analogous rejection argument as for claim 17, claim 18 is rejected on the same ground as for claim 17.

Allowable Subject Matter

2. Claims 1-5 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 1, claim 1 is allowed over prior art of record since the cited reference (US 5,515,404 and US 6,076,175) taken individually or in combination fails to particularly disclose an enhanced capacity communication system comprising uniquely distinct features "a phase modulator that receives an additional data signal and the transmit clock pulse signal, the phase modulator provides a sinusoidal jitter modulation that phase modulates the clock pulse signal by introducing intentional jitter at clock pulse transitions responsive to the additional data signal, the additional data signal thereby modulates the transmit clock pulse signal to provide a phase modulated transmit clock pulse signal that is delivered to the framer for inclusion with the data signal to create a combined data signal and additional data signal that is transmitted via the communication link to the receiving device for decoding and further use".

3. Claims 6-11 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 6, claim 6 is allowed over prior art of record since the cited reference (US 5,515,404 and US 6,076,175) taken individually or in combination fails to

Art Unit: 2631

particularly disclose an enhanced capacity communication system comprising uniquely distinct features "a phase modulator that receives an additional data signal and the transmit clock pulse signal, the phase modulator provides a sinusoidal jitter modulation that phase modulates the clock pulse signal by introducing intentional jitter at clock pulse transitions, the sinusoidal jitter modulation having selectable jitter frequencies each having a given amplitude, the additional data signal having additional data encoded in a format of binary ones and zeros, such that the appearance of binary one in the additional data signal causes the phase modulator to select one of the jitter frequencies of a given amplitude, whereas the appearance of binary zero causes the phase modulator to select another frequency of a given amplitude, the additional data signal thereby modulates the transmit clock pulse signal to provide a phase modulated transmit clock pulse signal that is delivered to the framer for inclusion with the data signal to create a combined data signal and additional data signal that is transmitted via the communication link to the receiving device for decoding and further use".

4. Claims 12-15 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 12, claim 12 is allowed over prior art of record since the cited reference (US 5,515,404 and US 6,076,175) taken individually or in combination fails to particularly disclose an enhanced capacity communication system comprising uniquely distinct features "the data encoded signal having encoded format of binary ones and

zeros, such that the appearance of binary one in the data encoded signal causes the phase modulation of the clock pulse signal by the selection of one of the jitter frequencies of a given amplitude, and the appearance of binary zero causes selection of another frequency of a given amplitude to thereby modulate the clock pulse signal and provide the phase modulated clock pulse signal that includes the data on the data encoded signal".

5. Claims 20-23 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claim 20, claim 20 is allowed over prior art of record since the cited reference (US 5,515,404 and US 6,076,175) taken individually or in combination fails to particularly disclose an enhanced capacity communication system comprising uniquely distinct features "providing a data signal having encoded format of binary ones and zeros, such that the appearance of binary one in the data signal causes the phase modulation of the clock pulse signal by the selection of one of the jitter frequencies of a given amplitude, and the appearance of binary zero causes selection of another frequency of a given amplitude to thereby modulate the clock pulse signal and provide the phase modulated clock pulse signal that includes the data on the data encoded signal".

Conclusion

6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Anderson et al. U.S. Patent 5,793,822 discloses "BIST Jitter Tolerance Measurement Technique".

Lymer U.S. Patent 4,916,411 discloses "Variable Frequency Jitter Generator".

Drost et al. U.S. Patent 6,076,175 discloses "Controlled Phase Noise Generation Method for Enhanced Testability of Clock And Data Generator And Recovery Circuits".

Trimmel et al. U.S. Patent 6,181,758 discloses "Phase-Locked Loop With Small Phase Error".

Mesuda et al. U.S. Patent 5,598,130 discloses "Phase Modulator Capable Of Individually Defining Modulation Degree And Modulation Frequency".

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Khanh Tran whose telephone number is 571-272-3007. The examiner can normally be reached on Monday - Friday from 08:00 AM - 05:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mohammad Ghayour can be reached on 571-272-3021. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2631

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KCT

Khanh Cong Tran

01/22/2005

Examiner KHANH TRAN